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14	Attorneys for Plaintiff	of DISTRA	
15	AIRWAIR INTERNATIONAL LTD.	ATES DISTRICT	
16	Robert N. Phillips, Cal. Bar No. 120970		
17	robphillips@reedsmith.com Dominique H. Pietz, Cal. Bar No. 260716	IT IS SO ORDERED	
18	dpietz@reedsmith.com	E IT IS SO ORDER	
	REED SMITH LLP	12 _ O O O Wash 1	
19	101 Second Street, Suite 1800 San Francisco, California 94105-3659	Z Z LI Davila	
20	Telephone: (415) 543-8700	Judge Edward J. Davila	
21	Facsimile: (415) 391-8269	DISTRICT OF CENTER 1/15/201	
22	Attorneys for Defendant,	CF CF	
23	VANS, INC.	DISTRICT 1/15/201	
24	IN THE UNITED STATES	S DISTRICT COURT	
25	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
26	SAN JUSE DI	IVIOIUN	
27	AIRWAIR INTERNATIONAL LTD., a United	Case No. 12-cv-05060-EJD	
28	Kingdom corporation,		

1	Plaintiff,	STIPULATION OF DISMISSAL (Fed. R. Civ. P. 41(a)(1)(A)(ii))	
$\begin{bmatrix} 2 \\ 2 \end{bmatrix}$	V.	Complaint Filed: September 28, 2012	
3 4	VANS, INC., a Delaware corporation; DOES 1-	Honorable Edward J. Davila	
5	100, inclusive,	(E-Filing)	
6	Defendants.		
7	Pursuant to Federal Rule of Civil Pro	cedure 41(a)(1)(A)(ii), Plaintiff AIRWAIR	
8	INTERNATIONAL LTD., a United Kingdom corporation ("Plaintiff"), through its attorneys of		
9	record, Hiaring + Smith, LLP and Keller, Sloan, Roman & Holland LLP, on the one hand, and		
10	Defendant VANS, INC., a Delaware corporation ("Defendant"), through its attorneys of record		
11	Reed Smith LLP, on the other hand, hereby agree and stipulate, and give the Court notice, a		
12	follows:		
13	WHEREAS, Plaintiff and Defendant have reached a settlement of this dispute; and		
14	NOW THEREFORE, Plaintiff and Defendant, by and through their respective		
15	undersigned counsel, hereby stipulate as follows:		
16	1. To dismiss all claims pending in this case with prejudice;		
17	2. Each party shall bear its own costs and attorneys' fees; and		
18	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), this action may be		
19	dismissed without a Court Order. The Clerk shall close this file.		
20	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
21		RING + SMITH, LLP	
22	Dated: January 13, 2014 By: /s/ Vi	jay K. Toke	
23	Vijay	K. Toke	
24	Anne	<pre>@hiaringsmith.com Hiaring Hocking</pre>	
25		@hiaringsmith.com beth J. Rest	
26	elizal	oeth@hiaringsmith.com	
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28		whone: (415) 457-2040 mile: (415) 457-2822	

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5	· II	omery Street, 17th Floor		
6		sco, California 94111 (415) 249-8330		
7	Facsimile:	(415) 249-8333		
8	9	or Plaintiff		
9		NTERNATIONAL LTD.		
10	REED SM	ITH LLP		
11		J. D. 111		
12	2 Dated: January 13, 2014 By: /s/ Robert 1 Robert N. 1	N. Phillips Phillips, Cal. Bar No. 120970		
13	2	@ reedsmith.com e H. Pietz, Cal. Bar No. 260716		
14	4 dpietz@ree	edsmith.com		
15	5 11	d Street, Suite 1800 sco, California 94105-3659		
16	Telephone	(415) 543-8700		
17		(415) 391-8269		
18	8 Attorneys f VANS, INC	or Defendant C.		
19	ATTESTATION OF CONC	CURRENCE		
20		<u>ATTESTATION OF CONCURRENCE</u>		
21	I, Vijay K. Toke, attest that I am one of the attorneys for Plaintiff AIRWAIR			
22	INTERNATIONAL LTD., a United Kingdom corporation, and, as the ECF user and filer of this			
23	document, I attest that, pursuant to United States Distri	document, I attest that, pursuant to United States District Court, Northern District of California		
24	4 Civil L.R. 5-1(i)(3), concurrence in the filing of this de	Civil L.R. 5-1(i)(3), concurrence in the filing of this document has been obtained from Robert		
25	N. Phillips, the above signatory.	N. Phillips, the above signatory.		
26	6			
27	7 Dated: January 13, 2014 By: /s/ Vijay K	Toke		
28	T. T. T.	_		
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